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ALPHA & OMEGA SEMICONDUCTOR, INC.
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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

ALPHA & OMEGA SEMICONDUCTOR,
INC., a California corporation; and
ALPHA & OMEGA SEMICONDUCTOR,
LTD., a Bermuda corporation,

Plaintiffs,

v.

FAIRCHILD SEMICONDUCTOR
CORP., a Delaware corporation,

Defendant.

AND RELATED COUNTERCLAIMS

Case No. 07-2638 JSW (EDL)
(Consolidated with Case No. 07-2664 JSW)

**DECLARATION OF HARRY F. DOSCHER
IN SUPPORT OF PLAINTIFF'S REPLY
TO FAIRCHILD SEMICONDUCTOR
CORPORATION'S OPPOSITION TO
PLAINTIFF'S MOTION FOR
PROTECTIVE ORDER**

Date: December 18, 2007
Time: 9:00 a.m.
Location: Courtroom E, 15th Floor
Judge: Hon. Elizabeth D. Laporte

1 I, Harry F. Doscher, declare as follows:

2 I am an Associate at the law firm of Morgan, Lewis & Bockius LLP, 2 Palo Alto Square,
3 3000 El Camino Real, Suite 700, Palo Alto, California 94306, and a member in good standing of
4 the Bar of the State of California. I am admitted to practice in the United States District Court for
5 the Northern District of California. Morgan, Lewis & Bockius LLP has been retained as trial
6 counsel for Plaintiffs and Counterdefendants Alpha & Omega Semiconductor, Inc. and Alpha &
7 Omega Semiconductor, Ltd. (together, "AOS") in the present action. I submit this declaration in
8 Support of Plaintiff's Reply to Fairchild Semiconductor Corporation's Opposition to Plaintiff's
9 Motion For Protective Order. I have personal knowledge of each statement set forth herein, and
10 each such statement is true and correct.

11 1. Attached hereto as Exhibit A is a true and correct copy of the Model Stipulated
12 Protective Order available from the Northern District of California website at
13 [http://www.cand.uscourts.gov/cand/form.nsf/7813fd3053452aef88256d4a0058fb31/5e428ee77bf](http://www.cand.uscourts.gov/cand/form.nsf/7813fd3053452aef88256d4a0058fb31/5e428ee77bf8e03b88256dd3005d9450/$FILE/StipulatedProtectiveOrder-1-03.pdf)
14 [8e03b88256dd3005d9450/\\$FILE/StipulatedProtectiveOrder-1-03.pdf](http://www.cand.uscourts.gov/cand/form.nsf/7813fd3053452aef88256d4a0058fb31/5e428ee77bf8e03b88256dd3005d9450/$FILE/StipulatedProtectiveOrder-1-03.pdf). Section 7.4 of the Model
15 Stipulated Protective Order requires disclosure of professional services provided during the
16 preceding five years, as does the Protective Order in this case.

17 2. Attached hereto as Exhibit B is a true and correct copy of a letter dated November
18 28, 2007, from me to Matthew R. Hulse, counsel for Fairchild, responding to Fairchild's
19 objection to AOS's expert, Dr. Salama.

20 3. Attached hereto as Exhibit C is a true and correct copy of a letter dated November
21 30, 2007, from Matthew Hulse to me withdrawing Fairchild's objection to Dr. Salama "in view of
22 the information provided" in my November 28, 2007 letter.

23 4. Attached hereto as Exhibit D is a true and correct copy of an email dated July 23,
24 2007, from Eric P. Jacobs, counsel for Fairchild, to Andrew Wu by which Fairchild transmitted to
25 AOS a draft of the Proposed Stipulated Protective Order.

26 5. I understand and believe to be true that during a telephonic meet and confer
27 between AOS and Fairchild held on November 30, 2007, Fairchild stated that they were prepared
28 to proceed on the original schedule for Patent Local Rules 4-1, 4-2, and 4-3 disclosures, despite

1 the fact that the Blanchard motion was still outstanding.

2
3 I declare under penalty of perjury under the laws of the United States that the foregoing is
4 true and correct to my personal knowledge.

5 Executed this 4th day of December, 2007, at Palo Alto, California.

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7 /s/ Harry F. Doscher
8 Harry F. Doscher
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